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6	Attorneys for Plaintiff		
7	DAVID NANCE		
8			
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	DAVID M. NANCE,	Case No. 3:08-cv-01450-SI	
13	Plaintiff,		
14	VS.	STIPULATION AND [PROPOSED] ORDER FOR FILING OF PLAINTIFF'S	
15	GEORGE SHENG, and PEACE ELECTRONICS, INC., and DOES 1-20,	FIRST AMENDED COMPLAINT	
16	Defendants.	Trial Date: July 27, 2009	
17		Complaint Filed: March 14, 2008	
18			
19	IT IS HEREBY STIPULATED AND AGREED by and between the undersigned attorneys		
20	for Plaintiff DAVID M. NANCE and Defendants GEORGE SHENG and PEACE ELECTRONICS,		
21	INC. that Plaintiff is permitted to file a First Amended Complaint in the above-captioned action. The		
22	Parties further stipulate that Defendants shall make their initial disclosures pursuant to Fed. R. Civ. P. 26		
23	within 14 days of service of Defendants' Answer and Counterclaim to Plaintiff's First Amended		
24	///		
25	///		
26	///		
27	///		
28 n, LLP ite 2	Stipulation And [Proposed] Order For Fil	ing of Plaintiff's First Amended Complaint	

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## $\hbox{\it CasCeaS::08-0:1/45:04S0-SID dooronene 12:831} \quad \hbox{\it Filled 0.9//29.//20:008Page 12:of 2.}$

1	Complaint, rather than October 6, 2008 as stated in the parties' September 15, 2008 Joint Case Management		
2	2 Statement.		
3	3		
4			
5	5 DATED: September 29, 2008 MacPHERSON	N KWOK CHEN & HEID LLP	
6	6		
7	7 By $\frac{/s}{Edward C}$ .	V1.	
8	8 Inchan A. I	Kwon	
9	a=== å= .	or Defendants SHENG and PEACE ELECTRONICS, INC.	
10	10		
11	DATED: September 29, 2008 CASAS RILES	Y & SIMONIAN LLP	
12	12		
13	By/s/		
14	Martin H. C Daniel L. C	Casas	
15	15 Attorneys f DAVID M.		
16	16		
17	17 IT IS SO ORDERED.	<b>6</b> .	
18	18 Dated:	Matrin	
19			
20	20 UNITED STA	TES DISTRICT COURT	
21	21		
22	I attest under penalty of perjury that concurrence	I attest under penalty of perjury that concurrence in the filing of the above stipulation has	
23	been obtained from Inchan A. Kwon, counsel for Defendants GEORGE SHENG and PEACE		
24	ELECTRONICS, INC.		
25	Dated: September 29, 2008		
26	By Martin H. Q. Nguyen		
27	Daniel L. Casas Attorneys for Plaintiff DAVID M. NANCE		
28	28 Stipulation And [Proposed] Order For Filing of 1		

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